

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of		PATENT APPLICATION		
Inventor(s): David Grawrock	, et al	Art Unit:	Not-yet-assigned	
SC/Serial No.: Not-yet-assi Confirm No.: Not-yet-assi	-	Examiner:	Not-yet-assigned	
Filed: Herewith		Customer N	o.: <u>23910</u>	
Title: Unified Permissions Co Locally Stored Files Wh Content May Be Protect and/or Bubble-Protection	Attorney Do <u>SYM</u>	ocket: A-01 045 US 0		
Patent Term Adjust Info				
PTO Mailed Date: <u>N/A</u>				

CERTIFICATE OF MAILING BY "EXPRESS MAIL" UNDER 37 C.F.R. §1.10

"Express Mail" mailing label number: EL467322745US Date of Mailing: August 21, 2001

I hereby certify that this correspondence is being deposited with the United States Postal Service, utilizing the "Express Mail Post Office to Addressee" service addressed to Commissioner for Patents, Washington, DC 20231 and mailed on the above Date of Mailing with the above s Mail" mailing label number.

Felicia Jackson

Signature Date: August 21, 2001

NON-PROVISIONAL APPLICATION TRANSMITTAL LETTER UNDER 37 C.F.R. §1.53(b)

BOX PATENT APPLICATION Commissioner for Patents Washington, DC 20231

Dear Sir:

This filing is summarized by the following Table of Contents:

×	Section I:	Identification of hardcopy PAPERS and/or electronic documents included herewith for initially forming the presently submitted Non-Provisional Patent Application
×	Section II:	Identification of earlier-filed applications and/or claims of priority to dates thereof which inure to BENEFIT of the presently submitted application and FIRST SENTENCE Amendments 3

Section III:		on III:	PRE-GRANT PUBLICATION information including optional OPT-OUT CERTIFICATION per 37 CFR §1.213 4		
	⊠ Section IV:		Amendments (other than First Sentence ones) to initially formed and presently submitted application		
	Secti	on V:	Additional submissions and/or requests		
Legend:		d:	□ or means used or picked or provided □ or means *not* used / *not* picked / *not*provided		
SEC	CTION I:	[DENTIFICATION OF HARDCOPY PAPERS AND/OR ELECTRONIC DOCUMENTS INCLUDED HEREWITH FOR INITIALLY FORMING THE PRESENTLY SUBMITTED, NON-PROVISIONAL APPLICATION (NPA)		
37 (Transmitted herewith for filing as a non-provisional patent application pursuant to 37 C.F.R. §1.53(b) are papers and/or electronic submissions identified as follows:				
	⊠		of Pages of Specification $=$ 185 , which pages include an Abstract 49 Claims (at least one).		
	⊠	No. c	of Sheets of Drawings = <u>19</u> , which sheets are: Informal <u>\(\lambda \); Publication-Quality; Formal:</u>		
		Satis	faction of Oath Requirement		
(A) Submission of (counting all counterpare)			Submission of originally-signed Declaration with number of pages nting all counterpart versions if any) = OR		
		a cor	Submission of an originally-signed Declaration is excused because by is being submitted pursuant to 37 CFR §1.63(d)(1) of an earlier-filed aration from another application as detailed in below Section II.		
	×	Fee i	s being concurrently paid by check or otherwise if box is checked.		
one	The above-identified papers and/or electronic submissions are further identified by one or more of the following, invention-related and/or attorney-related attributes:				
Title:			Unified Permissions Control For Remotely and Locally Stored Files Whose Informational Content May Be Protected by Smart-Locking and/or Bubble-Protection		
	Inventor(s):		(1) David Grawrock, (2) Camrin W. Cotril,(3) Paul R. Spear, (4) Paul Puttonen		

Attorney Docket No:	SYMA-01045US0MCF/GGG
Electronic File Name(s):	N/A
Other:	N/A

SECTION II:

IDENTIFICATION OF EARLIER-FILED APPLICATIONS AND/OR CLAIMS OF PRIORITY BASED THEREON WHICH PRIORITY DATES INURE TO BENEFIT OF THE PRESENTLY SUBMITTED APPLICATION

Pursuant to 37 C.F.R. §1.78, the following Provisional (PPA) and/or Nonprovisional (NPA) and/or international (e.g. PCT) ones of, effectively Copending, Prior-Filed Complete Application(s), if any, are respectively identified at least by series code and serial number and international application number and filing date as follows:

Immediate Co-pending Parent (Ref #1)

Benefit Claimed Yes

SC/Serial No.:

60/227,065 08/21/2000 Art Unit: Examiner:

Filed: Confirm No.:

Title: Unified Permissions Control for Remotely and Locally Stored Files Whose

Informational Content May Be Protected by Smart-Locking and/or Bubble-

Protection

Inventor(s): David Grawrock, et al.

Atty. Docket No.: SYMA-01045US1MCF/GGG

Copy of Prior Declaration from Immediate Co-pending Parent (Ref #1)

A copy of the Declaration (signed by all inventors, and providing residence, post office address and citizenship of each) from the above identified Immediate Co-pending Parent (Ref #1) is submitted herewith pursuant to 37 CFR §1.63(d)(1).

Overlap of Previously-named Inventor(s) in Parent (Ref #1) with those named for this application: (all/one)

Pursuant to 37 CFR §1.63(d)(2) please delete from the inventive group of the application being presently filed, the following non-overlapping inventors: None

First Sentence & Other Initial Amendments

Please AMEND the specification of this application by inserting as the first sentences following the title: "This application continues-in-part from U.S. provisional application No. 60/227,065, filed August 21, 2000, now abandoned. The disclosure of said provisional application is incorporated herein by reference."

	Please CANCEL in this application, original claims before calculating the filing fee. (At least one original independent claim must be and is hereby left present for filing purposes.)
Claim of Foreign	Priority
	Priority of foreign application Serial No, filed on, in is claimed under 35 U.S.C. §119.
	The certified copy was filed in prior U.S. application Serial No,, filed
SECTION III:	Pre-grant Publication information including optional OPT-OUT CERTIFICATION
✓ Predecent clair subtemption of the proof	clusion from pre-grant publication is hereby requested and a rescindable diffication pursuant to 35 USC §122(b) is hereby made that the invention med and disclosed in the present application has not and will not be the ject of an application filed in another country, or under a multilateral ernational agreement, that requires publications of applications 18 on this after filing. AND/OR clusion from pre-grant publication is requested in an accompanying PTO on PTO/SB/35 or a substantially similar such form (FDML 111.001) and is need in compliance with 37 CFR §1.33(b).
and requ	y pre-grant publication is hereby requested pursuant to 37 CFR §1.219 the publication fee set forth in 37 CFR §1.18(d) accompanies this uest. OR plicant has no objection to pre-grant publication of this application suant to 37 CFR §1.211.
SECTION IV:	Amendments (other than First Sentence ones) to the here initially formed and presently submitted application:
	A PRELIMINARY AMENDMENT is enclosed. Please enter the preliminary amendment before calculating the application filing fee. (Claims added should be consecutively numbered beginning with next number after highest number in the enclosed application papers.)

SECTION V: Additional submissions and/or requests:

Pre-emptive Provisional Election of Restrictable Claims and/or Restrictable Species

In the event that the U.S. PTO deems a restriction requirement to be necessary and identifies two or more electable groups of claims and requires Applicant to elect one such group, Applicant hereby pre-emptively and provisionally elects, with traverse, the group which includes Claim $\underline{6}$.

In the event that the U.S. PTO deems an election among species to be necessary, and identifies two or more electable species or subspecies by pointing to respectively referenced items in the drawings, and requires Applicant to elect one of such identified species or subspecies, Applicant hereby *pre-emptively* and provisionally elects, with traverse, the species or subspecies which includes element 86 of Fig. 1C.

If neither of said election of claims or election of species is made a requirement by the U.S. PTO in its initial examination, then the above pre-emptive elections are to be treated as if they had not been made. If any of the above pre-emptive elections do not make sense given the context of the election requirements made by the U.S. PTO, then such a pre-emptive election by Applicant is to be deemed as not having been made.

Petition for Extension	on of Time to Respond			
	No extension of time is required for maintaining the copendency of each of the above-identified, Immediate Parents.			
	Pursuant to 37 C.F.R. §1.136(a), enclosed is/are Petitions for Extension of Time for maintaining the copendency of the corresponding Immediate Parent(s) up through and including today, together with the fee(s) set by 37 C.F.R. §1.17. (If such papers/fees are inadvertently missing, then this section, if checked, is to be treated as a request for such extensions as necessary to maintain copendancy and authorization to charge the below-identified Deposit Account for such fees.)			
Power of Attorney				
	A power of attorney appears in Immediate Parent (Ref #1).			
	A new power of attorney is submitted herewith.			

	Immediate Parent	(Ref #1) is ass	igned of reco	d to:	
	An assignment of	the invention		au b m	itted berowith
	together with an A		is RECORDATIOI		itted herewith 1 COVER SHEET
Small Entity Staten	nent				
	Statement(s) clain	ning small enti	ty status is (a	re) subi	mitted herewith
	Statement(s) clair parent application (their) benefit und	Serial No	, on		and its
Also Enclosed Are:					
	An Information Di	sclosure State	ment under 3	7 C.F.R	. §1.56.
Filing Fee					
The applicat	tion filing fee is calc	ulated as shov	vn below:		
No.	No.		Rate Small Entity Other Than		
Filed	Extra		Small Entity	/	
Basic Fee			\$355.00 \$710.00	_	\$ 710.00
Total Claims <u>49</u> - 2	0 = <u>29</u>	×	\$ 9.00 \$ 18.00	=	\$ 522.00
Independent Claims <u>11</u> - 3	3 = <u>8</u>	Х	\$ 40.00 \$ 80.00	=	\$ 640.00
First Presentation of	 of		\$135.00		

Multiple Dependent Claim(s)

Total PATENT APPLICATION FILING FEE:

\$270.00

\$ 1,872.00

\$

^{*} If the difference is less than zero, enter "0".

^{**} Count claims after any amendment.

Method of Payment of Fees

The total fee associated with this communication is calculated as follows:

Patent application filing fee

\$ 1,872.00

Net fee for extension of time

\$

(See attached petition)

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Assignment recordal fee (See attached cover sheet)

TOTAL FEE DUE:

\$ 1,872.00

- ✓ A check in the amount of the TOTAL FEE DUE is enclosed.
- ✓ The Commissioner is hereby authorized to charge underpayment of any additional fees associated with this communication or credit any overpayment to Deposit Account No. 06-1325. A duplicate copy of this NON-PROVISIONAL APPLICATION TRANSMITTAL LETTER UNDER 37 C.F.R. §1.53(b) form is enclosed.

Correspondence Address

All correspondence should be addressed as follows:

Gideon Gimlan, Esq.
FLIESLER, DUBB, MEYER & LOVEJOY LLP
Four Embarcadero Center, Suite 400
San Francisco, California 94111-4156
Telephone (415) 362-3800

Direct all telephone calls to the undersigned attorney at (408) 748-7300.

Respectfully submitted,

Date: August 21, 2001

Gideon Gimlan

Reg. No. 31,955

FLIESLER, DUBB, MEYER & LOVEJOY LLP Four Embarcadero Center, Suite 400 San Francisco, California 94111-4156 (415) 362-3800

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application

Inventor(s):

David Grawrock, et al

SC/Serial No.: Confirmation No.:

Not-yet-assigned Not-yet-assigned

Filed:

Herewith

Title:

Unified Permissions Control for Remotely and Locally Stored

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PATENT APPLICATION

Customer No. 23910

CERTIFICATE OF MAILING BY "EXPRESS MAIL" UNDER 37 C.F.R. §1.10

"Express Mail" mailing label number: EL467322745US

Date of Mailing: August 21, 2001

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Signature Date:

NON-PUBLICATION REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

Box PATENT APPLICATION Commissioner for Patents Washington, DC 20231

Sir:

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Based on information and belief, I hereby certify that the invention disclosed in the application submitted herewith has not and will not be the subject of an application filed by the Applicant in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. It is hereby requested that the application submitted herewith not be published under 35 U.S.C. 122(b).

Respectfully submitted,

Date: August 21, 2001

Gideon Gimlan

Reg. No. 31,955

FLIESLER DUBB MEYER & LOVEJOY LLP Four Embarcadero Center, Fourth Floor San Francisco, California 94111-4156

Telephone: (415) 362-3800

-1-

Attorney Docket No.: ggg/syma/1045.0012.wpd

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